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7 *Attorneys for Defendants*
 8 *Clark County School District, Jesus Jara*
And Dustin Mancl

9
 10 **UNITED STATES DISTRICT COURT**

11 **DISTRICT OF NEVADA**

12 C.M., individually and as parent to D.M.,
 13 B.C., individually and as parent to C.C.,
 L.C., individually and as parent to C.C.,
 14 D.C., individually and as parent to R.C.,
 C.S., individually and as parent to D.S.,
 L.K., individually and as parent to M.K.

15 Plaintiffs,

16 vs.

17 JESUS JARA, in his professional and
 18 personal capacities, DUSTIN MANCL, in his
 professional and personal capacities, and
 19 CLARK COUNTY SCHOOL DISTRICT,
 STATE OF NEVADA DEPARTMENT OF
 EDUCATION; and DOES 1 through 100;
 ROE ENTITIES 11 through 200, inclusive,

20
 21 Defendants.

22 Case No.: 2:20-cv-01562-JCM-BNW

23
**MOTION TO SUBSTITUTE ATTORNEYS
 AND DISASSOCIATE LAW FIRM**

24 Defendants Clark County School District, Jesus Jara, and Dustin Mancl (collectively
 25 Defendants), by and through their counsel of record, Phillip N. Smith, Jr., Esq., and Jacqueline V.
 Nichols, Esq., of the law firm of WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC, hereby
 submits this Motion to Substitute Attorney and to Disassociate law firm.

26
 27 The Defendants seek to disassociate the law firm of Gordon Rees Scully Mansukhani, LLP,
 28 300 S. Fourth Street, Las Vegas, Nevada 89101 as attorneys of record for said Defendants.

1 Defendants further seek to substitute Jacqueline V. Nichols, Esq., formerly with Gordon Rees
2 Scully Mansukhani, LLP and now with the law office of Weinberg Wheeler Hudgins Gunn & Dial,
3 appears as attorney of record for Defendants and requests that all further papers and pleadings
4 herein be served upon the Defendant's counsel at the address stated below.

5 Defendants also request that Phillip N. Smith, Jr., Esq. with the law office of Weinberg,
6 Wheeler, Hudgins, Gunn & Dial, hereby appears as attorney of record for Defendants and requests
7 that all further papers and pleadings herein be served upon the Defendant's counsel at the address
8 stated below.

9 WEINBERG, WHEELER, HUDGINS,
10 GUNN & DIAL, LLC
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18 Las Vegas, Nevada 89118

19 Dated this 6th day of March, 2025.

20 /s/ Jacqueline Nichols
21 Phillip N. Smith, Jr., Esq.
22 Jacqueline V. Nichols, Esq.
23 WEINBERG, WHEELER, HUDGINS,
24 GUNN & DIAL, LLC
25 6385 South Rainbow Blvd., Suite 400
26 Las Vegas, Nevada 89118
27 *Attorneys for Defendant*
28 *Clark County School District Jesus Jara*
And Dustin Mancl

29 **IT IS SO ORDERED**

30 **DATED:** 9:14 am, March 07, 2025

31 
32 **BRENDA WEKSLER**

33 **UNITED STATES MAGISTRATE JUDGE**

CERTIFICATE OF SERVICE

I hereby certify that on the 6th day of March, 2025, a true and correct copy of the foregoing
MOTION TO SUBSTITUTE ATTORNEYS AND DISASSOCIATE LAW FIRM was
electronically **filed and served** on counsel through the Court's electronic filing system, via the
electronic mail addresses noted below, unless service by another method is stated or noted:

Samuel D. Castor, Esq.
Vincent Jesus Garrido, Esq.
LEX TECNICA, LTD
10161 Park Run Drive, Suite 150
Las Vegas, NV 89145
Attorney for Plaintiff

/s/ Courtney Cruse
An employee of WEINBERG, WHEELER, HUDGINS,
GUNN & DIAL, LLC